

SHIPPED: 8-4-59, from Chicago, Ill., by Flavour Candy Co.

LABEL IN PART: (Bag) "Michigan Mints * * * Net Wt. 6½ Oz. * * * Flavour Candy Co., Chicago 12, Ill."

RESULTS OF INVESTIGATION: Examination showed that the article was short weight.

LIBELED: 9-15-59, E. Dist. N.Y.

CHARGE: 403(e) (2)—when shipped, the article failed to bear a label containing an accurate statement of the quantity of the contents, since the label statement "Net Wt. 6½ Oz." was inaccurate.

DISPOSITION: 10-8-59. Default—Delivered to charitable institutions.

SIRUP

25949. Sorghum molasses and ribbon cane sirup. (F.D.C. No. 42155. S. Nos. 53-415/6 M, 28-069 P.)

INFORMATION FILED: 1-6-59, W. Dist. La., against Ivey Norris, West Monroe, La.

SHIPPED: 11-8-57 and 1-24-58, from Louisiana to Texas.

CHARGE: 402(b) (2)—when shipped, a product containing a mixture of inverted sugar sirup and other ingredients had been substituted for the articles which were represented to be sorghum molasses and ribbon cane sirup; 403(b)—the articles, consisting of a mixture of inverted sugar sirup and other ingredients, were offered for sale under the names of other foods, namely, sorghum molasses and ribbon cane sirup; and 403(e)—the articles failed to bear labels containing (1) the name and place of business of the manufacturer, packer, or distributor, and (2) an accurate statement of the quantity of contents.

PLEA: Guilty.

DISPOSITION: 8-4-59. Probation for 5 years.

25950. Cane sirup. (F.D.C. No. 42023. S. Nos. 28-077/8 P.)

INFORMATION FILED: 4-29-59, M. Dist. Ala., against Alabama Georgia Syrup Co., a corporation, Montgomery, Ala.

SHIPPED: Between 1-29-58 and 3-10-58, from Alabama to Louisiana.

LABEL IN PART: (Can) "Whitfield new crop Country Georgia Ribbon Cane Pure Syrup Net Wt. 4 lb. 1 Oz. Packed by Alaga Syrup Company Montgomery, Alabama."

CHARGE: 403(a)—when shipped, the label statement "Ribbon Cane Pure Syrup" was false and misleading since the article consisted of a mixture of cane sirup and glucose; 403(b)—the article was offered for sale under the name of another food, namely, cane sirup; and 403(i) (2)—the label of the article failed to bear the name of each ingredient.

PLEA: Nolo contendere.

DISPOSITION: 5-14-59. \$250 fine.

DAIRY PRODUCTS

BUTTER

25951. Butter. (F.D.C. No. 43504. S. Nos. 62-814 P, 64-560 P.)

QUANTITY: 34 64-lb. boxes at Danville, Ill.

SHIPPED: 7-3-59, from Burlington, Kans., by Burlington Creamery Co.

LABEL IN PART: "Creamery Butter Distributed by H. C. Christians Co. Chicago, Ill. * * * Churn No. 60 or 63 19738" or "Creamery Butter Berkshire Foods, Inc. A231 Chicago, Ill."

LIBELED: 7-24-59, E. Dist. Ill.

CHARGE: 402(b) (2)—when shipped, a substance containing less than 80 per cent milk fat, by weight, was substituted for butter.

DISPOSITION: 8-17-59. Consent—claimed by Berkshire Foods, Inc., Chicago, Ill., and reworked.

25952. Butter. (F.D.C. No. 43489. S. No. 56-231 P.)

QUANTITY: 17 64-lb. boxes and 1 40-lb. box at Kansas City, Mo.

SHIPPED: On 7-26-59, quantities of cream were shipped from Kinsley, Kans., by Dallas Bowman, and from Benkelman, Nebr., by Floyd Parman, Sr., Frankie C. Lutz, and Marlin Lutz.

RESULTS OF INVESTIGATION: The cream which had been shipped as described above was used in the manufacture of the above-mentioned butter.

LIBELED: 8-5-59, W. Dist. Mo.

CHARGE: 402(a) (3)—when shipped, the cream from which the butter was produced contained a decomposed substance.

DISPOSITION: 9-14-59. Consent—claimed by Independent Creamery Co., Kansas City, Mo., and converted into butter oil.

25953. Butter. (F.D.C. No. 42422. S. Nos. 32-046/7 P.)

INFORMATION FILED: 4-30-59, Dist. Mass., against Whiting Milk Co., a corporation, Charlestown, Mass.

SHIPPED: 8-12-58, from Massachusetts to New York.

CHARGE: 402(b) (1)—a valuable constituent, milk fat, had been in part omitted from the article when shipped; and 402(b) (2)—a product containing less than 80 percent by weight of milk fat had been substituted in part for butter.

PLEA: Guilty.

DISPOSITION: 9-11-59. \$100 fine.

25954. Butter. (F.D.C. No. 43503. S. Nos. 76-510 P, 76-514 P.)

QUANTITY: 20 64-lb. cubes and 26 cases, 23 1-lb. cubes each, at Danville, Ill.

SHIPPED: 9-1-59, from Salina, Kans., by Harding Creamery Co.

LABEL IN PART: "Butter Distributed by Harding Cream Division Omaha, Nebraska" and "Land O' Sunshine Butter * * * Packed for the Winn Dixie Stores, Inc. General Office—Jacksonville, Florida."

RESULTS OF INVESTIGATION: Analysis showed that the butter was made from decomposed cream.

LIBELED: On or about 9-30-59, E. Dist. Ill.

CHARGE: 402(a) (3)—contained a decomposed substance when shipped.

DISPOSITION: 10-14-59. Consent—claimed by Sugar Creek Creamery Co., Danville, Ill., and reworked.

MILK

25955. Nonfat dry milk. (F.D.C. No. 43093. S. No. 46-921 P.)

INDICTMENT RETURNED: 9-14-59, S. Dist. Iowa, against the Exira Creamery Co., a corporation, Exira, Iowa, and Arnold O. Madsen, manager of the corporation's Exira plant.